1		HONORABLE ROBERT S. LASNIK
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8	UNITED STATES I	
9	FOR THE WESTERN DIST AT SEA	
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11	OWNERS ASSOCIATION OF	NO 2 10 00400 PGI
12	LONGFELLOW RUN CONDOMINIUM, a Washington non-profit corporation,	NO. 2:19-cv-00409-RSL STIPULATED MOTION FOR
13	Plaintiff,	DISMISSAL
14	VS.	
15	STATE FARM FIRE & CASUALTY COMPANY, an Illinois corporation;	
16	ALLSTATE INSURANCE COMPANY, an Illinois corporation, and DOE	
17	INSURANCE COMPANIES 1-10,	
18	Defendants.	
19	Pursuant to F.R.C.P. 41(a)(1) and LR 1	0(g), the parties stipulate that all claims in this
20	action shall be dismissed with prejudice without	fees or costs awarded to either party. The parties
21	request that the case be closed.	
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25	///	

STIPULATED MOTION FOR DISMISSAL $-\,1$

Case: 2:19-cv-00409-RSL

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REED MCCLURE
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ATED this 19th day of June, 2020. By <u>s/Michael S. Rogers</u> Michael S. Rogers, WSBA 16423 Reed McClure Attorneys for Defendant State Farm 1215 Fourth Avenue, Suite 1700 Seattle WA 98161-1087 206.292.4900 – Phone 206.223.0152 – Fax mrogers@rmlaw.com
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By <u>s/Daniel Stein</u> Justin D. Sudweeks, WSBA 28755
Daniel Stein, WSBA 48739
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Attorneys for Plaintiff 2701 First Avenue, Suite 430
Seattle WA 98121
206.286.2660 - Fax
dstein@condodefects.com
IS SO ORDERED.
ONE this 22nd day of June 2020
3112 tills tagy 61, 2020.
ONE this 22nd day of June, 2020. MMS Casnik
Stein, Sudweeks & Stein PLLC Attorneys for Plaintiff 2701 First Avenue, Suite 430 Seattle WA 98121 206.388.0660 – Phone 206.286.2660 – Fax dstein@condodefects.com

STIPULATED MOTION FOR DISMISSAL $-\,2$

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